BALL, BALL, MATTHEWS & NOVAK, P.A.

ATTORNEYS AT LAW EST. 1891

RICHARD A. BALL, JR.
TABOR R. NOVAK, JR.
CLYDE C. OWEN, JR.
C. WINSTON SHEEHAN, JR.
WILLIAM H. BRITTAIN II
E. HAMILTON WILSON, JR.
RICHARD E. BROUGHTON
T. COWIN KNOWLES
GERALD C. SWANN, JR.
MARK T. DAVIS
JAMES A. RIVES
ALLISON ALFORD INGRAM

2000 INTERSTATE PARK DRIVE, SUITE 204

MONTGOMERY, ALABAMA 36109-5413

POST OFFICE BOX 2148

MONTGOMERY, ALABAMA 36102-2148

TELEPHONE (334) 387-7680

TELEFAX (334) 387-3222

EMAIL: FIRM@BALL-BALL.COM

April 5, 2006

N. GUNTER GUY, JR.
B. SAXON MAIN
EMILY C. MARKS
FRED B. MATTHEWS
W. EVANS BRITTAIN
WILLIAM D. MONTGOMERY, JR.*
W. CHRISTOPHER WALLER, JR.
E. BRYAN PAUL

ALSO ADMITTED TO PRACTICE IN FLORIDA

ONE TIMBER WAY, SUITE 200 DAPHNE, ALABAMA 36527 TELEPHONE (251) 621-7680 TELEFAX (251) 621-7681

Henry L. Penick, Esq. H.L. Penick & Associates, P.C. 319-17th Street North, Suite 200 Birmingham, AL 35203

C

Re: Lorrie Ann Morris v. Edward Neal Thompson and Florida Transformer

In the United States District Court, Middle District of Alabama, Eastern Div.

Dear Henry:

In reviewing this file, I noticed that your responses to my discovery are past due. Please forward those to me in the next 10 days so as to avoid having to file a Motion to Compel.

r V Also, I am going to need some dates that your experts can be available to give their depositions. Either myself or someone with my firm can be available on any day during the first three weeks of May. There are deadlines approaching, and it will be necessary that I take your experts' depositions during the next few weeks.

Please call me and let me know what days they can be available.

With warmest regards, I am

Very truly yours,

W. Evans Brittain

WEB/mkg

